## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

| GARY T. WINNETT, et al.,         |                                 |
|----------------------------------|---------------------------------|
| Plaintiffs,                      | )                               |
| v.                               | ) Case No. 3:06-0235            |
| CATERPILLAR INC.,                | ) Judge Trauger )               |
| Defendant/Third-Party Plaintiff, | )                               |
| <b>v.</b>                        | )                               |
| INTERNATIONAL UNION, UAW, et al. | )                               |
| Third-Party Defendants.          | )<br>)                          |
| JUDITH K. KERNS, et al.,         | )                               |
| Plaintiffs,                      | )                               |
| v.                               | ) Case No. 3:06-1113            |
| CATERPILLAR INC.,                | <ul><li>Judge Trauger</li></ul> |
| Defendant/Third-Party Plaintiff, | )                               |
| <b>v.</b>                        | )                               |
| INTERNATIONAL UNION, UAW, et al. | )                               |
| Third-Party Defendants.          | )                               |

## **ORDER**

For the reasons expressed in the accompanying Memorandum, the Motion for Summary

Judgment filed by the third-party defendant, the International Union, UAW ("UAW"), in these cases (Winnett Docket No. 398 and Kerns Docket No. 207) is **GRANTED** and Caterpillar's Motion to Re-Open Discovery for the Limited Purpose of Deposing Roger J. McClow, or in the Alternative, to Strike the Declaration of Roger J. McClow (Winnett Docket No. 458; Kerns Docket No. 259) is **DENIED**. Caterpillar's Third-Party Complaint against the UAW in these cases is **DISMISSED**.

The Motions for Summary Judgment filed by the Winnett (Docket No. 404) and Kerns plaintiffs (Docket No. 213) and by Caterpillar in these cases (Winnett Docket No. 410 and Kerns Docket No. 214) are **GRANTED IN PART AND DENIED IN PART** as described in the attached Memorandum. In Winnett, Caterpillar remains enjoined from deducting premium charges for the CLS subclass' retiree healthcare coverage but, going forward, Caterpillar is no longer enjoined from charging the other "specific charges" mentioned in the court's September 16, 2008 Order (Winnett Docket No. 307).

As the liability issues that would have been the subject of the June 2010 and August 2010 trials set in these cases have been resolved, those trial settings will be removed from the calendar. The parties have indicated that additional discovery into damages will be necessary.

It is so ordered.

Enter this 26<sup>th</sup> day of March 2010.

ALETA A. TRAUGEK

United States District Judge